THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

Andrew Wesley,	23-cv-2849	
Reg. NO. R19988	Judge Pallmeyer	
(Enter above the full name of the plaintiff or plaintiffs in this action)	Magistrate Judge Valde PC 7 PC SCAN	
VS.	Case No: DIRECT (To be supplied by the Clerk of this Court)	
Charles Truitt, Warden,	(10 be supplied by the <u>Cierk of this Court)</u>	
Dr. Henze, Ms. Olufunnilola,		
APN, MS. Bruckner, APN, MS.		
Jane Doe's #1 #2 #3 #4,		
(Enter above the full name of ALL defendants in this action. Do not use "et al.")		
CHECK ONE ONLY:		
COMPLAINT UNDER TO U.S. Code (state, county, o	HE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 r municipal defendants)	
	COMPLAINT UNDER THE CONSTITUTION ("BIVENS" ACTION), TITLE 28 SECTION 1331 U.S. Code (federal defendants)	
OTHER (cite statute, if kn	own)	
BEFORE FILLING OUT THIS COMPL	AINT, PLEASE REFER TO "INSTRUCTIONS FOR	

FILING." FOLLOW THESE INSTRUCTIONS CAREFULLY.

Case: 1:23-cv-02849 Document #: 1 Filed: 05/05/23 Page 2 of 32 PageID #:2

Plaintiff(s):

I.

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

	A.	Name: Andrew Wesley
	B.	List all aliases:
	C.	Prisoner identification number: R19988
	D.	Place of present confinement:Stateville_ C.C
	E.	Address: 16830 S. Rte 53 Crest Hill, IL 60435
	num	here is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. ber, place of confinement, and current address according to the above format on a rate sheet of paper.)
II.	(In A	ndant(s): A below, place the full name of the first defendant in the first blank, his or her official ion in the second blank, and his or her place of employment in the third blank. Space we additional defendants is provided in B and C.)
	A.	Defendant: Ayankoya Olyfunmilola
		Title: Nurse Practitioner (APN)
		Place of Employment: Stateville C.C.
	В.	Defendant: Mrs Bryckner
		Title: Nurse Practitioner (APN)
		Place of Employment: Stateville C.C.
	C.	Defendant: Mr. Mitchell
		Title: Registered Nurse
		Place of Employment: State ville C.C.
		ou have more than three defendants, then all additional defendants must be listed rding to the above format on a separate sheet of paper.)

I.

II.

Plaintiff(s):

A.	Name: _ Andrew Wesley	
B.	List all aliases:	
C.	Prisoner identification number: <u>B19988</u>	
D.	Place of present confinement: S+9+eville C.C.	
E.	Address: 16830 S Rte 53, Crest Hill, IL 60435	
numbe	re is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. er, place of confinement, and current address according to the above format on a te sheet of paper.)	
(In A position	dant(s): below, place the full name of the first defendant in the first blank, his or her official on in the second blank, and his or her place of employment in the third blank. Space o additional defendants is provided in B and C .)	
A.	Defendant: Ms. Orr	
	Title: Nurse Practitioner (APN)	
	Place of Employment: Stateville CC.	
B.	Defendant: Jane Ooe #1	
	Title: Nucse	
	Place of Employment: Stateville C.C.	
C.	Defendant: Jane Doe # 2	
	Title: Nucse	
	Place of Employment: Stateville CC	
	u have more than three defendants, then all additional defendants must be listed ling to the above format on a separate sheet of paper.)	

Plaintiff(s):

I.

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

	A.	Name: Andrew Wesley
	B.	List all aliases:
	C.	Prisoner identification number: 819988
	D.	Place of present confinement: Stateville C.C.
	E.	Address: 16830 s. Rte S3 (rest Hill, IL 60435
	numb	ere is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. her, place of confinement, and current address according to the above format on a late sheet of paper.)
II.	(In A positi	below, place the full name of the first defendant in the first blank, his or her official on in the second blank, and his or her place of employment in the third blank. Space to additional defendants is provided in B and C .)
	A.	Defendant: Jane Doe # 3
		Title: Nucs€
		Place of Employment: Stateville C.C.
	B.	Defendant: Jane Doe #4
		Title: Nurse
		Place of Employment: Stateville C.C.
	C.	Defendant: Jane Doe # S
		Title: Nucse
		Place of Employment: State ville C.C.
	(IC	
		ou have more than three defendants, then all additional defendants must be listed ding to the above format on a separate sheet of paper.)

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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

I. Plaintiff(tiff(s):
	A.	Name: Andrew Wesley
	B.	List all aliases:
	C.	Prisoner identification number: R19988
	D.	Place of present confinement: Stateville, C.C.
	E.	Address: 16830 S. Rte S3, Crest Hill, IL 60435
	numb	ere is more than one plaintiff, then each plaintiff must list his or her name, aliases, I.D. er, place of confinement, and current address according to the above format on a ate sheet of paper.)
II.	Defendant(s): (In A below, place the full name of the first defendant in the first blank, his or her official position in the second blank, and his or her place of employment in the third blank. Space for two additional defendants is provided in B and C.)	
	A.	Defendant: Charles Truitt
		Title: Warden
		Place of Employment: Stateville C.C.
	B.	Defendant: Ms. Henze
		Title: Physician
		Place of Employment: State Ville C.C.
	C.	Defendant:
		Title:
		Place of Employment.
		ou have more than three defendants, then all additional defendants must be listed ding to the above format on a separate sheet of paper.)

Revised 9/2007

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III.

[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

	ALL lawsuits you (and your co-plaintiffs, if any) have filed in any state or federal t in the United States:
A.	Name of case and docket number: Andrew Wesley v. Walter Nicholson, Et al., 19-cv-1966
B.	Approximate date of filing lawsuit: 2019, July 07
C.	List all plaintiffs (if you had co-plaintiffs), including any aliases: Andrew
D.	List all defendants: Walter Nicholson
E.	Court in which the lawsuit was filed (if federal court, name the district; if state court, name the county): Federal Court, Nothern Dist. Eastern Div.
F.	Name of judge to whom case was assigned: Rebecca R. Pallmeyer
G.	Basic claim made: Conditions of Confinement, physical
Н.	Disposition of this case (for example: Was the case dismissed? Was it appealed? Is it still pending?):
I.	Approximate date of disposition: Feb. 2021, 04 th

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

III.

	Name of case and docket number: Wesley Whardy, 12-CV-23
ė	Approximate date of filing lawsuit: 2012, March 02
	List all plaintiffs (if you had co-plaintiffs), including any aliases: Andrew Wesley
_	List all defendants: Hardy
	Court in which the lawsuit was filed (if federal court, name the district; if state coname the county): Northern District, Eastern Division, Federal
1	Name of judge to whom case was assigned:
	Basic claim made: Violation of Constitutional rights
	Disposition of this case (for example: Was the case dismissed? Was it appears it still pending?): Dismissed (Habeas Corpus Petition)
	Approximate date of disposition: May 19, 15

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

INTRODUCTION

Plaintiff, hereafter "Mr. Wesley" asserts that the health 1 care system at Stateville c.c. is with an inadequate "sick call", medical request system which is, in part due to his stage three Sarcoma (cancer) to the extent that nurses. RN's, APN's, etc. were deliberately different to Mr. Wesleys serious health care needs, all "passed the torch", and turned a blind eye to the same, for over six months when he -Mr. Wesley-was finally seen by a physician, and by this time the Sarcoma within Mr. Wesley body advanced to near fatality, stage three.

endured severe pain without any meaningful threatment for over six months. Also, due to this six month delay of treatment Mn. Wesley endures very timing and mentally exhausting radiation treatment, to save his life. And this entire process would have been quoid or lessened had Mn. Wesley been examined during his foutine physical exam, I.e., avoided.

worsening, the condition (medical, etc.) of Mr. Wesley is that after his near fatal condition, and demonstrating extreme indifference, stateville c.c. waited about two months to have Mr. Wesley treated for this life threatening concer. And the worden was made aware initially but completely ignored Mr. Wesleys call for help. (That is after they knew of Mr. Wesleys Condition-Stage three Sarcoma they delayed his treatment) FN

1. The deliberate indifference of the sick call system also relates to all of the defendants herein, i.e., their deliberate indifference

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. **Do not give any legal arguments or cite any cases or statutes.** If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

1. On July 18, 22, Petitioner, hereafter

Mr. Wesley was seen by Defendant Olufunmilola for
a routine physical examination. Mr. Wesley informed
Olufunmilola that he had a knot/lump on his left
thigh. Additionally, Mr. Wesley informed Olufunmilola
that he was experiencing severe pain at the lump. And
upon request, Mr. Wesley informed Olufunmilola that
his level of pain was a "7" from her range of "1 to 10".

During this examination Olufunmilola enquired Mr.
Wesley about his familial health history of high blood
pressure, cancer, interalia, i.e, whether the same existed.
Mr. Wesley confirmed both.

Abruptly, Olufunmilola asked Mr. Wesley did

he have an any shorts and Mr. Wesley informed her that
he did not. Olufunmilola told Mr. Wesley that she would

not examine his lump, etc. because he did not have an
any shorts. Mr. Wesley implored Olufunmilola to

FN

² Olufunmilala presciribed Mr. Wesley an lon information) low dose poin reliever which was very ineffective.

examine him and requested that she have another nurse or an officer present for her comfort, etc. To no avail. Olyfunmilola told Mr. Wesley that she would reschedule him at a later date to examine his lump, etc. and that she would schedule him far enough so that he would have enough time to purchase some shorts. Also, Mr. Wesley was with a conspicuous limp. (See Ex. A) 3. Mr. Wesley, awaiting to be examined by Olufunnilola or any provider noticed that his initial complained of lump to Olufunmilala had doubled in size within a 30-day span and was still at the same pain level. Consequently, and during this time Mr. Wesley requested from nunces: Connie Proctor, Bonnie, inter 9/19, to discover if he had been rescheduled to no avail. So, Mr. Wesley, after several sick call requests, and after about 38 days from his visit with Olufunnilola was seen by Defendant Mitchell whereat he informed Mitchell of the above said (here in pan 3) and Mr. Wesley realleges par 1-2 as if fully alleged herein. Mitchell examined Mr. Wesley's lump and said that he would have him seen by a provider. Mr. Wesley was seen by Mitchell 3 Mr. Wesley informed all of the defendants herein of the ineffec tive pain medication prounted to him etc. Revised 9/2007

On August 25, 22, Mitchell also told Mr. Wesley that
he would learn if he was scheduled to see a provider
and would send him - Mr. Wesley - a note this day
informing him whether he was scheduled to no avail
4. Mr. Wesley, suffering in severe pain,
having not received the note / information from
Mitchell whether he was scheduled to see a provider,
again requested sick call, and three days later, on
August 28, 22, Mr. Wesley was seen by two African
Americans nurses, Defendants) Jane Obe#1 and Jane Obe#2
Mr. Wesley informed both nurses, Mr. Wesley realleges
par's 1-3 as if fully alleged herein. Both Jan Does examined
Mr. Wesley's jump and told him that they would schedule
him to see a provider. Mr. Wesley implored them to
assure that he is seen by a provider as soon as possible.
Both Jan Does assured Mr. Wesley that he would be sche-
duled to see a provider and would either note him or
by proxy (medical personnel) inform him on this day if he is
gready scheduled, to no avail

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. **Do not give any legal arguments or cite any cases or statutes.** If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

Revised 9/2007

requesting sick call, and on October 15, 2022, Mr. Wesley was seen by Defendant Jane Doe 3, nurse. Mr. Wesley informed Doe 3 that the lump on his thigh had grown, his pain level had not changed, and Mr. Wesleys limp was more conspicuous, and Mr. Wesley also informed Doe 3, Mr. Wesley realleges pars 1-5 as if fully alleged herein. Doe 3 informed Mr. Wesley that the process is slow to be seen by a provider. Doe 3 also examined Mr. Wesley's lump, and told him that he would eventually be seen by a provider. (On information, belief, observation, and reading of the medical care manual, the abovesaid nurses (defendants) were fare with carte blanche authority to immediately inform a doctor/nurse practitioner of Mr. Wesley's serious health condition and/or expedite his visit with the same)

Mr. Wesley was seen by Doe 3, and approximately 101 days after his initial complaint-abovesaid-Mr. Wesley was seen by Defendent orr, nurse practitioner. Mr. Wesley informed Orr, Mr. Wesley realleges pars 1 - 6 as if fully alleged herein. Mr. Wesley emphasized to Orr his severe level of pain, the rapid growth of the lump on his thigh, and additionally his limp was very prominent, and easily recognizable. And all of said defendants were aware that Mr. Wesleys limp was due to the lump/pain. Orr examined Mr. Wesley and informed him that she will request an ultrasound, but this process will be time-consuming because it must approved first via committee/ doctor. (On information, belief, observation, and reading

on the prescriptive authority of nurse practitioners, i.e., among other things, their ability to prescribe medication.

Defendant or could/should have prescribed Mr. Wesley pain medication, and communicated to providers, doctors Mr. Wesley's medical issues/history as described herein to expedite medical treatment for Mr. Wesley) Mr. Wesley implored orr to provide him with pain medication, to no avail.

8. On November 04, 22, and approximately 111 days after Mr. Wesleys initial complaint-medical-to Olufun-milola, he was seen by Defendant Bruckner. Mr. Wesley informed Bruckner, Mr. Wesley realleges pars 1-7 as it fully alleged herein. Mr. Wesley emphasized his consistent level of pain and the continued growth of his lump on his thigh Mr. Wesley implored Bruckner to prescribe him pain medication, to no avail, Bruckner informed Mr. Wesley that he was going to be scheduled for an ultrasound after it was approved which would be a while.

9. On November 22, '22, and approximately four months (about 229 days) Mr. Wesley Still in severe pain and not seen by a doctor, etc. was-by his request-seen by sick call, and again by Defendant Mitchell. (That is four months after his initial complaint to Olufunnilola Mr. Wesley was again seen by Defendant Mitchell)

Mr. Wesley informed Mitchell, Mr. Wesley realleges par's 1-8 as if fully alleged herein. Mr. Wesley implored Mitchell to provide him pain medication and refer him to a doctor. Mitchell gave Mr. Wesley (on information an over-the-counter) pain reliever. Mitchell informed Mr. Wesley that the process is slow and that there was nothing he could do.

10. On November 23, 22, about 130 days after Mr. Wesley's initial complaint to Olufunmilola, he was again seen by Defendant Bruckner. Mr. Wesley informed Bruckner, Mr. Wesley realleges par's 1 - 9 as it fully alteged herein. Mr. Wesley implored Bruckner to prescribe him a more effective pain reliever to preclude his pain, to no avail Bruckner told him that he was approved for an ultrasound and there was nothing else she would do.

11. On November 28, 22, about 135 days after Mr. Mosleys initial Complaint to Olufunnilola, he again requested and was seen by nurses Jane Doe 4 and 5. Mr. Wesley informed both, Mr. Wesley realleges pars 1 to 10 as if fully alleged herein. Mr. Wesley informed them of his extreme pain, and the over the counter medication he was given. Mr. Wesley urged both to have him seen by a doctor, to no avail.

- On December 01, 22, about 138 days after Mr. Mosley's initial complaint to Olufunailold, he again was seen by Defendant Brucknet. Brucknet told Mr Wesley, after he requested an effective pain medication, that she would not do anything or oblige any of his present or prior requests until he has had an ultrasound.
- 13. After over five months (about 166 days), on December 29, 22, Mr. Wesley was sent to the University of Illinois at chicago hospital whereat he received an Ultrasound.
- Mr. Wesley was finally examined by a doctor IDn Henzel whereat she-Dn Henze-performed a biopsy on Mr. Wesley. Prior to Mr. Wesley informed Henze, Mr. Wesley realleges par's 1-15 as if fully alleged herein. (This visit occurred on January 13, 23.)

 Mr. Wesley informed Defendant Henze of the severe pain he was experiencing for months and requested her to prescribe him an effective medication to relieve his pain. After over six months of severe pain, Henze prescribed Mr. Wesley Trumqdol, a powerful narcotic. I.e., over six months without the same after numerous requests.

25. On January 31, 23, 18 days after Mr. Wesleys Visit with Defendant Henze, and Over six months (about 199 days) after his initial complaint to Defendant Olufunmilola, he was again seen by Defendant Henze whereat she in a nonchalant and "by-the-way" tone told him-Mr. Wesley-that he had cancer.

On February 09, 23, nine days after Mr. Wesleys visit with Henze, and about seven months (about 208 days) after his initial complaint with for to Defendant Olufunmilola, he was seen by Dr. Son, an On cologist and informed that he mr. Wesley was with Sarcoma, an aggressive cancer, a cancer that attacks the muscles, and spreads rapidly. Dr. Son, who is from the University of Illinois at chicago informed Mr. Wesley that he is with Stage three cancer, which is near the end stage, i.e., terminal, in that generally at stage four the cancer spreads to other parts of the body. And this can occur at stage three

FN

^{4.} Ex. B on information and belief is from Google (last checked on April 10, 2023 at 300 p.m.)

Health core System (unit) at Stateville C.C. is/was fully informed that Mr. Wesley is with Stage three Sarcoma and that as said above, Sarcoma is an aggressive and rapid Spreading cancer. And additionally, the same spreads weekly, etc. However, even with this firsthand knowledge that Mr. Wesley's condition was life threatening. Defendants Henze, Bruckner, and Truitt Stagnated with Mr. Wesleys treatment because they waited almost two months labout \$2 days) after learning of Mr. Wesleys life threatening condition to have his treatment conducted.

18. Mr. Wesley communicated to Defendant Truitt his initial denial of treatment by Defendant Oluturmibla, and the Severe pain he was experiencing. To no avail, Truitt turned a blind eye to Mr. Wesley's serious medical needs. (See Ex. C) Additionally, Truitt was contacted by Mr. Wesleys family member early on wherein Truitt was informed of, interalia, that Mr. Wesley was in severe pain and being denied medical treatment, but to no avail, Truitt ignored these pleas.

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19. Mr. Wesley has exhausted all of his administrative remedies" herein. (See Exp) The grievance procedure is completed

20, ENP

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[If you need additional space for ANY section, please attach an additional sheet and reference that section.]

\mathbf{V} .	Relief:	
V .	Kener:	

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

	Mr. Wesley respectfully moves this rand him compensatory, punitive, on amount to be determined after trial.	Homorabi	e Court to
95	and him compensation, punitive, on	d noming	demages in
a	amount to be determined after trial.	And the	costs of this
91	tion, i.e. the filing fee, etc And attor	nev fees	
	,, ,	'	
VI.	The plaintiff demands that the case be tried by a jury.	⊠ _{YES}	□ _{NO}

CERTIFICATION

By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.

Signed this O4+h day of May, 2023
Andrew Wesley (Signature of plaintiff or plaintiffs)
Andrew Wesley (Print name)
R19988 (I.D. Number)
16830 S. Rte S3, Crest Hill, IL 65435
(Address)

Case: 1:23-cv-02849-Document #: 1 Filed: 05/05/23 Page 21 of 32 PageID #:21

NOTHERN DISTRICT OF ILLINOIS

SCANNED AT STATEVILLE CC and E-mailed STST-23 by CK 36 pages date initials No.

Andrew Wesley, R19988

Filing, Proof of

Service

Charles Truitt, Norden,

PROOF OF SERVICE

Please Take Notice that on May 05, 2023, I caused the attached civil petition to be filed by requesting the stateville c.c. law library to (email) e-file the same to the clerk of the US Dist. (t. by providing them personally with the same.

Under 28 U.S.C. 1746 under penalties of persony, I state than I caused the above-petition to be filed as described above.

Andrew Wesley

Andrew Wesley

Res No 19988, (B-402)

P.O. Box 112

Joliet, Ji 60434

Exhibit

	F	Offender In	nformation:						
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☐ Pneumococcal	☐ Shingles		Tetanus	. U V	aricella	Other:		0'	
							2	, NOYED	<u>کرد:</u>
Examiners Signature: Olufunmilola Aya	nkoya APN			Sta Ayo	mkeya		JUL	8 2022	
Section 1997	Int Name	The state of the s		romene V di Yazari di Sili. Barinda 1998 ang bering kepada	Signature			Dale	

Exhibit B

Case: 1:23-cv-02849 Document #: 1 Filed: 05/05/23 Page 25 of 32 PageID #:25

To:

Booking Number:

Location:

From:

Request Date:

4/10/2023 3:06:02 PM (CDT)

fyi sarcoma

Message:

Subject:

Is sarcoma cancer aggressive?

It is aggressive and often spreads to other areas of the body, particularly the lungs or liver. These tumors can cause pain and a mass can usually be felt in the abdomen.

The growth rate of soft-tissue sarcoma is highly variable, but in general it will grow noticeably over weeks to months. Any mass that grows in this time frame needs urgent medical evaluation. Even a mass that grows slowly over years should still be evaluated to determine if cancer is present. How do you know if sarcoma is spreading?

CT or CAT scan: This is a type of x-ray that takes clear, detailed pictures of your insides and the tumor or lump. This test may also be done to see if cancer has spread.

Is sarcoma cancer fast growing?

They tend to grow and spread quickly. Some stage III tumors have already spread to nearby lymph nodes. Even when these sarcomas have not yet spread to lymph nodes, the risk of spread (to lymph nodes or other parts of the body) is very high. These tumors also tend to grow back in the same area after they're removed.

What are the beginning stages of sarcoma?

Stage I: The tumor is small and low grade (GX or G1). Stage II: The tumor is small and higher grade (G2 or G3). Stage III: The tumor is larger and higher grade (G2 or G3). Stage IV: The cancer has spread to other parts of the body.

Can you feel sarcoma spreading?

Sarcomas are often not symptomatic until they are very large and may first be noticed as swelling or a painless lump. As they grow larger they can cause pain or soreness by pressing on surrounding nerves or muscles and eventually spreading to nearby organs.

What are red flags of sarcoma?

Red flag symptoms

One of the key symptoms for sarcoma is a visible lump or swelling, possibly painful, that is growing in size. General practice is usually the first place where patients present with a visible lump that may be sarcoma (usually appearing on the leg, arm or trunk).

Exhibit

	7-18-22
	To: Charles Turitt (warden)
	RE: Healthcare unit
	Hello, How are you doing; My name is
46 -	Andrew Wesley FRIGGSS. I am writing you
	because today I went over to the H.C. U
	by NP ING APPEIR She completed my physical
	to have a routine physical. I was seen by NP Lola. APter she completed my physical I informed her about a small knot that i
	descovered on my Left thigh and how painful it is to the touch. She ask mo was I wearing
1000	gym shorts underneath my pants, and i toto
	her no! She refused to have a look at it because
	I wasn't wearing gym shorts underneath my pants, and she fold me that she will call me back in
414.114	and she fold me that she will call me back in
	please look into this matter for me.
	Thank you and have a nice day!

(9-6-22
(814281 502	
	To: Charles Toritt (warden)
	RE: Healthcare unit
	t- official trace of Other
	it's been about a month and half or two since
	its been about a month and half or two since
	I last wrote to you about this matter. As I have
	told you befor, I went to H.C.U on 7-18-22.
	For a routine physical. I was seen by NP Lola. I told her about a Knot I found
(on my left thigh and how it was horting,
	on my left thigh and how it was horting. She refused to look at it because I wasn't
	wearing gym shorts underneath my pants, and
* 3-107/K - 2 * 11 K	she fold me that she would call me back, but
	never die. Vince then the Knot has grown and
Inc	Never die. Since then the Knot has grown and Aill painful to the touch. Again, can you to please Kinto this matter for me and let me Know something. Thank you and i look forward to hearing back
200	Thank up and i look forward to hearing back
	from you.
- No. 10 10 10 10 10 10 10 10 10 10 10 10 10	
(

Exhibit D

J.B. Pritzker Governor



Rob Jeffreys Director

The Illinois Department of Corrections

1301 Concordi	a Court, P.O. Box 19277 • Springf	ield, IL 62794-9277 • (217) 558-2200 TDD: (800) 526-0844		
Name: Wesley, Andre	ew	2/7/23		
ID#: R19988		Date		
Facility: Stateville				
is direct review by the ARB, a	review of the Grievance has been con			
Your issue regarding: Grie	/ance dated: 9/14/22 Grieva	ance Number: 1274 Griev Loc: Stateville		
Medical states saw the	Doctor on 7/18/22 and was told he	would be rescheduled but has yet to see the Provider again		
☐ Dietary				
Personal Property				
	able information, this office has dete			
☐ Affirmec	and morningers, and office has use	Denied as the facility is following the procedures outlined in DR525.		
Denied, in accordance w decision.	ith DR504F, this is an administrative	Denied as procedures were followed in accordance with DR 420 for removal/denial from/for an assignment.		
	ne issue was appropriately Administration.	Denied as this office finds no violation of the grievant's due process in accordance with DR504.80 and DR504.30. This office is reasonably satisfied the offense cited in the report was committed.		
☐ Other:	, <u>, , , , , , , , , , , , , , , , , , </u>			
	8 8 9			
FOR THE BOARD:	Adewale Kuforiji Administrative Review Board	CONCURRED: Pob Office Services Rob Jeffreys Director		
C: Warden, Stateville	Соптесtional Center			
Wesley, Andrew	, ID#_R19988			

ILLINOIS DEPARTMENT OF CORRECTIONS at LvI rec; Offender's Grievance 2nd Lvl rec Offender (please print) Race (optional): resent Facility Facility where grievance issue occurred: ature of grievance: Personal Property Mail Handling Medical Treatment ADA Disability Accommodation Staff Conduct □ Dietary Restoration of Sentence Credit Transfer Denial by Facility Other (specify): Oisciplinary Report Date of report Note: Protective Custody Denials may be grieved immediately via the local administration on the protective custody status notification. implete: Attach a copy of any pertinent document (such as a Disciplinary Report, Search Record, etc.) and place in the designated :ked receptacle marked "grievance": Counselor, unless the issue involves discipline, is deemed an emergency, or is subject to review by the Administrative Review Board Grievance Officer, only if the issue involves discipline at the present facility or issue not resolved by Counselor Chief Administrative Officer, only if EMERGENCY grievance Mail to Administrative Review Board, only if the Issue involves protective custody, involuntary administration of psychotropic drugs. issues from another facility except medical and personal property issues, or issues not resolved by the Chief Administrative Officer. immary of Grievance (Provide information including a description of what happened, when and where it happened, and the name or identifying information for Check only if this is an EMERGENCY grievance due to a substantial risk of imminent personal injury or other serious or irreparable harm to self. Check if this is NOT an emergency grievance (Continue on reverse side if necessary) unselor's Response (if applicable) Date Received: Send directly to Grievance Officer Outside jurisdiction of this facility. Send to: Administrative Review Board, PO Box 19277, Springlield, IL 62794-9277 sponse: Print Counselor's Name Sign Counselor's Name e to offender: If you disagree with the counselor's response, it is your responsibility to forward grievance with counselor's response to the grievance officer, **ERGENCY REVIEW:** Date Received is determined to be of an emergency nature: Yes, expedite emergency grievance No, an emergency is not substantiated. Offender should submit this grievance according to standard grievance procedure Chief Administrative Officer's Signature Date

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Case: 1:23-cv-02849 Document #: 1 Filed: 05/05/23 Page 32 of 32 PageID #:32

Assigned Grievance #/Institution:		HOUSE BOD # 540
ILLINOIS DEPARTMENT	OF CORRECTIONS 2nd L	Lvl rec:
went to in-house sick call to come on my left thigh. I was seen by took a look at the knot and told in to be seen by the bootor. I have the in-house sick call. I we nurses I teld them about the knot it was hurting. They tack a they will put me in to seen the buth pain medication. On Sept to in the seen they will pain medication. On Sept	plan whent the knot a young white male no me that he will put no spen by two 10 Black	thet's en wrose the t me went female thigh and ery that when the me
I jeen on August 25, 2002. I ask him when will I to the was unable to give me an unswe me in to seem the Derfor	told him about the 10 we able to see the 1) in but asured me that	ictor he he put
		(2)
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